THE

MYSORE CAZETTE

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Fig Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Dewan to His Highness the Maha Raja of Mysore

GENERAL

NOTIFICATIONS

The 7th July 1882.

J. 67.—It is hereby notified for public information that the undermentioned kayamgutta and jodi villages, which have been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said kayamguttadars and jodidars will be sold by public auction at the places and on the dates mentioned in the annexed statement. The sale will commence at 11 s. m. on the dates specified, and the villages will be knocked down to the highest bidder without reserve.

2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commisser may at his option, instead of selling the village as a whole, sell each vritti separately.

The purchaser will be required to deposit 25 per cent of the purchase money at the time of where the remainder of the purchase money may not be paid within 15 days from the day of oney so deposited shall be liable to forfeiture.

such deposit shall not be made, nor the remaining purchase money paid up, the lands at the expense and risk of the first purchaser.

- Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.
- 6. The sale shall be stayed, if the defaulter, or any other person acting on his behalf or claiming an interest in the land, tonders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.
- 7. The sale of the property will not become absolute until the sale has been confirmed by the
- 8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession, and the village will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.
- 9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

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	Listing.	Hobli. , •	Village.	Names of Kayamguttadars and Jodidars.	Estimated Extent.	Estimated Gross Rental or Beriz.	Quit-Rent payable annually to Government.	Arrears of Govern- ment Revenue for which Village is to be sold.	Date of Sale, &c.
4	3	Harati, Mallinaya- kankali.	Kayam- gutta Krishna- purá. Jodi Vadanda- halli.	Kapparam Krish- nachari. Krishnachari	K. K.P. 4 0 0 25 0 0	R. A.P. 19 9 0 260 0 0	10	R. A. P. 49 13 10	at the Taluk Cutcherry before the Amildar.

.The 19th July 1882.

No. 78.—The following rules in regard to the margin of lands to be left vacant for public on the sides of high roads are published for general information:

Dry Crop Land.

- 1. If there should be only one ditch, the boundary of the adjoining survey number at a distance of 20 feet from the outer edge of the ditch.
- * 2. Should there be two ditches, and the outer ditch be more than 20 feet from the inner ditch, then the boundary of the adjoining survey numbers must be fixed at a distance of 4 feet from the outer edge of the outer ditch.
- 3. Should the distance between the inner and outer ditch be less than 20 feet, the boundary of 3. Should the distance between the inner and outer ditch be less than 20 need, the boundary of the adjoining survey number must be fixed at 20 feet distance from the outer edge of the inner ditch, but on no account is the boundary of the adjoining survey, number to be nearer than 4 feet to the outer ditch.
- 4. If in any place there should be no ditch at all to the road, then the boundary of the adjoining survey number should be fixed at a distance of 24 feet from the actual edge of the road.

Rice Land.

- 5. When the road and the rice land are on the same level, the boundary of the adjoining survey number shall be fixed at a distance of 4 feet from the outer edge of the ditch.
- 6. When the road is elevated above the rice lands, the boundary of the adjoining survey number shall be fixed at a distance of 6 feet from the toe of the embankment. If excavations exist at the side, they must form the limit of the road.

Garden Land

- 7. If garden land, which is unoccupied or which being occupied is not cultivated, adjoins the road, the boundary of the adjoining survey number must be made at a distance of 10 feet from the road. If the garden land is cultivated, the garden edge shall form the boundary of the survey number.
- 8 If the garden edge shall have been placed so as to encroach upon the original limits of the high road, Measurer shall report the case to the Assistant Superintendent with a view to the edge being thrown back with the concurrence of the District Deputy Superintendent.

Morum pits or spaces for stacking metal.

. 9. Convenient spots will be marked off by the Public Works Officers by fixing a stone at the corner of each space. Lists of such places will be given by those officers to the Shanbhog of each village, who should be bound to show them to the Measurer when he comes to measure the village.

The 20th July 1882.

- No. 74.—It is hereby notified for public information that the undermentioned writti or share of the jodi village, which has been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said writtidar, will be sold by public auction at the place and on the date mentioned in the annexed statement. The sale will commence at 11 A. M. on the date specified, and the writti will be knocked down to the highest bidder without reserve.
- 2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may at his option, instead of selling the village as a whole, sell each vritti separately.
- 3. The purchaser will be required to deposit 25 per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.
- 4. When such deposit shall not be made, nor the remaining purchase money paid up, the lands shall be re-sold at the expense and risk of the first purchaser.
- 5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.
- 6. The sale shall be stayed, if the defaulter, or any other person acting on his behalf or claiming an interest in the land, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.
- 7. The sale of the property will not become absolute until the sale has been confirmed by the
- 8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession and the village will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.
- Provided parties deeming, themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

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The 21st July 1882.

No. 75 .—The following Bye-law passed by the Municipal Commissioners of the Bangalore Town is approved and sanctioned by Government, to come into effect from the 1st September 1882.

Every owner or occupier of a house which has a privy pit, shut out from the public street by a single wall, shall, after 15 days' notice from the President, fill up such pit to a depth not exceeding 2 feet from the upper surface and shall open a wicket gate in the said wall for the purpose of the daily removal of the night soil as required by Section 108 of the Bangalore Municipal Regulations of 1871.

Any infringement of this Bye-law shall subject the offender to a penalty not exceeding 5 Rupees.

Every owner or occupier of a house which has a privy pit, surrounded by buildings, and where there is no facility to remove the night soil daily, shall, after 15 days' notice from the President, reconstruct the same with stone and clay, not exceeding 3 feet square and 4 feet deep, and the contents thereof shall be removed not less than once in a month, and in the interim the same be properly deodorized.

Any infringement of this Bye-law shall subject the offender to a penalty not exceeding 5 rupees.

the 2nd Class Travellers Bungalow at Santaveri of the Kadur District will be abolished and that a 2nd Class Travellers' Bungalow will be opened at the D. P. W. Lodge at Mudgere of the same District.

The 20th July 1882.

No. 77.—The three months' privilege leave of absence granted to Narayana Rao, Amildar, Davangere Taluk, Chitaldroog District, in Notification dated 14th July 1882, is cancelled.

The 20th July 1882.

No. 78.—Ramaswamaiya, Amildar of the Channarayapatha Taluk, Hassan District, is granted six weeks Privilege leave from such date as he may avail himself of the same.

Hasan Ali Beg, Police Inspector, Hassan District, is appointed to act as Amildar and 3rd Class Magistrate of the Channarayapatna Taluk during the absence of Ramaswamaiya, or until further orders.

No.79—Samaiengar, Amildar, Haranhalli Taluk, Hassan District, is granted one month's privilège leave from such date as he may avail himself of the same.

Narsipur Krishnappa, Revenue Deputy Accountant, Hassan Deputy Commissioner's Office, is appointed to act as Amildar and 3rd Class Magistrate of the Haranhalli Taluk during the absence of Samaiengar, or until further orders.

The 21st July 1882.

- No. 80—Lakshmana Rao, Amildar of Kolar, is granted 10 days' privilege leave of absence from such date, as he may avail himself of the same.
- No. 81 The following transfers of Amildars are ordered: -
- Hema Hanumantaiya, Amildar of the Honnavalli Taluk, at present acting at Chiknayakanhalli to be Amildar and 3rd Class Magistrate of the Chiknayakanhalli Taluk.
- Ibrahim Bég, Amildar of the Koratagere Taluk, to be Amildar and 3rd Class Magistrate of the Honnavalli Taluk.
- Venkat Rao, Amildar of the Kunigal Taluk, to be Amildar and 3rd Class Magistrate of the Korta gere Taluk.
- Venkatrangaiengar, Amildar of the Chiknayakanhalli Taluk, to be Amildar and 3rd Class Magistrate of the Kunigal Taluk.

y Order,

R. Vijaxindba Rao,

Secretary